



PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q78520

Jin-seung SOHN, et al.

Appln. No.: 10/714,631

Group Art Unit: 2652

Confirmation No.: 3244

Examiner: Brian E. MILLER

Filed: November 18, 2003

For: DISK PLAYER, AND TURNTABLE INCORPORATING SELF-COMPENSATING DYNAMIC BALANCER, CLAMPER INCORPORATING SELF-COMPENSATING DYNAMIC BALANCER AND SPINDLE MOTOR INCORPORATING SELF-COMPENSATING DYNAMIC BALANCER ADOPTED FOR DISK PLAYER

REPLY TO PATENT OFFICE COMMUNICATION MAILED JANUARY 17, 2006

MAIL STOP AMENDMENT

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

In response to the Patent Office Communication dated January 17, 2006, Applicants submit herewith the following remarks.

REMARKS

In the Patent Office Communication dated January 17, 2006, the Examiner maintains that Applicants' Amendment filed under 37 C.F.R. § 1.111 on July 15, 2005, is not fully responsive to the prior office action because Applicants have not presented arguments pointing out the specific distinctions believed to render newly rendered claims 155-176 patentable over the applied references.